```
UNITED STATES DISTRICT COURT
                  SOUTHERN DISTRICT OF NEW YORK
  2
  3 ANNE BRYANT, ELLEN BERNFELD, and
    GLORYVISION, LTD.,
          Plaintiffs,
                                    CASE NO.: 07-CV3050(CLB)
   VS.
  6
   EUROPADISK, LTD., MEDIA RIGHT
 7 PRODUCTIONS, INC., VERY COOL MEDIA,
   INC., DOUGLAS MAXWELL, THE ORCHARD
 8 ENTERPRISES, INC., and RUSSELL J.
   PALLADINO,
          Defendants.
10
11
                    DEPOSITION OF ANNE BRYANT
12
                Taken on Behalf of the Defendants
13
            DATE TAKEN: Wednesday, February 13, 2008
14
15
            TIME:
                          3:50 p.m. to 5:30 p.m.
16
            PLACE:
                          Sclafani Williams Court Reporters
                          1800 Second Street, Suite 875
17
                          Sarasota, Florida 34236
18
19
20
21
22
23
                   Stenographically Reported By:
                         Leihla Collins
24
                  Registered Professional Reporter
25
```

```
2
  1 APPEARANCES:
  2 Counsel for Plaintiffs:
         PATRICK J. MONAGHAN, ESQUIRE
         Monaghan, Monaghan, Lamb & Marchisio
         150 West 55th Street
         New York, NY 10019
 6 Counsel for Defendants:
         MITCHELL SHELOWITZ, ESQUIRE
         Shelowitz & Associates
         11 Pen Plaza, 5th Floor
         New York, NY 10001
 9
         (Via telephone)
 10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
```

1	I N D E X	
2		
3	ANNE BRYANT	PAGE
4	Called by the Defendants:	
5	DIRECT EXAMINATION BY MR. SHELOWITZ	04
6	SIGNATURE INSTRUCTIONS	75
7	ERRATA SHEET	76
8	CERTIFICATE OF REPORTER OATH	77
9	REPORTER'S DEPOSITION CERTIFICATE	78
10		
11		
12	* * * * *	
13	EXHIBITS	
14	(Exhibits marked in previous depositions)	
15		
16	BERNFELD A (Request for Documents)	11
17	MAXWELL 3 (Product Agreement)	51
18		
19		
20		
21		
22		
23		
24		
25		

```
PROCEEDINGS
```

- ANNE BRYANT, called as a witness by the
- 3 DEFENDANTS, having been first duly sworn, testified as

- 4 follows:
- 5 DIRECT EXAMINATION
- 6 BY MR. SHELOWITZ:
- 7 Q Ms. Bryant?
- 8 A Yes.
- 9 Q My name is Mitchell Shelowitz.
- 10 A Yes.
- Q We represent the Defendants in the case
- 12 captioned Anne Bryant versus Europadisk.
- 13 A Yes.
- Q And I'm going to be asking you questions
- 15 related to discovery and relevant information in this
- 16 case. And I would ask you to answer to the best of
- 17 your knowledge and belief.
- Please let me finish the question before
- 19 responding so that we don't make too much work for the
- 20 court reporter, too much extra work. And if you don't
- 21 understand a question, please let me know and I'll be
- 22 happy to rephrase it for you.
- 23 A That's fine.
- Q And your answers should be audible ones, a
- 25 yes or a no, or whatever, and a response required in

Sclafani Williams Court Reporters, Inc. 1-(866) SET-DEPO (738-3376)

- 1 order to allow the court reporter to transcribe
- 2 everything that we're going to be addressing.
- Do you understand those instructions,
- 4 Ms. Bryant?
- 5 A Yes, I do.
- 6 Q And is there any reason why you won't be able
- 7 to answer fully and honestly today?
- 8 A None.
- 9 Q I'm sorry, I didn't hear that.
- 10 A No reason.
- 11 Q And are you under any mental disability that
- 12 would prevent you from answering fully and honestly and
- 13 competently today?
- 14 A No.
- Q And is there any physical disability that
- 16 would prevent that?
- 17 A No.
- Q Okay. With that being said, we're going to
- 19 go into the questions and we're going to start off with
- 20 some background information. Then we're going to move
- 21 towards some of the facts and claims related to the
- 22 complaint that's been served by you and Ms. Bernfeld
- 23 and your company, Gloryvision.
- 24 A Okay.
- Q Can you please state your full name for the

- 1 record?
- 2 A Anne Bryant.
- Q And what is your date of birth?
- ⁴ A September 3rd, 1950.
- 5 Q And what is your current home address?
- A 990 Bogey Lane, Longboat Key, Florida 34228.
- 7 Q And how long have you lived in this address?
- A 2004 is when I first started living there.
- 9 Q And do you reside with Ms. Bernfeld at 990
- 10 Bogey Lane?
- 11 A We share that house.
- Q And before 2004 when you relocated, where did
- 13 you reside?
- 14 A Before that I resided full time at 21
- 15 Collaberg Road, Stony Point, New York.
- Q And for how long did you live there?
- 17 A I lived there since 1987, still have the
- 18 house, and go back to it in the summertime.
- 19 Q Is anyone living at that house right now?
- 20 A Yes, we have a friend who stays there and
- 21 looks out for it during the worst part of the winter
- 22 for us.
- 23 Q And do you own that house together with
- 24 Ms. Bernfeld?
- 25 A Yes. Co-own, yeah.

- Q And prior to the Collaberg address in Stony
- 2 Point, where did you reside?
- A 41 West 73rd Street in New York City.
- 4 Q And for how long did you live at that
- 5 address?
- A About ten years. Approximately ten years.
- 7 Q So about 1977?
- 8 A No, no. It was later than that then. Let me
- 9 see. I kept that -- from 1980 to 1994, I think it was,
- 10 I lived there. But I also bought the house on
- 11 Collaberg Road, so I would -- can live in both places.
- Q Okay. And do you currently have an office
- 13 address?
- 14 A Yes.
- Q And where is that office located?
- A Office for Gloryvision is at 55 Railroad
- 17 Avenue in Garnerville, New York. It's located at the
- 18 Garnerville Holding Company.
- 19 Q And how long have you had an office in that
- 20 location?
- ²¹ A Since 1994 or 1995.
- Q Do you have any other offices for
- 23 Gloryvision?
- 24 A No.
- Q Do you have an office in Longboat Key,

- 1 Florida?
- 2 A No.
- Q Do you maintain any business records at
- 4 Longboat Key, Florida?
- 5 A On my computers I have business records,
- 6 sure.
- Q And that's in Longboat Key, Florida?
- 8 A That's wherever I go.
- 9 Q What kind of computer is it?
- 10 A I have a Mac laptop. I have a couple of --
- 11 or several of them. And they -- some do more business
- 12 and some do more arts, you know, some do more music.
- 13 But they all -- I also have drives that I pop in from
- 14 one computer to another and back everything up. So I
- 15 have a lot of business files on the computer.
- 16 Particularly from the last couple of years I've really
- 17 gotten very disciplined about keeping PDFs of
- 18 everything that I have.
- 19 Q And when did that start?
- A I'd say when I started coming down here for
- 21 the most part, in the end of 2004. I felt that I
- 22 needed to kind of walk around with information.
- 23 Q And before that where did you keep your
- 24 business records related to Gloryvision?
- A File cabinets, boxes.

- Q Where are those file cabinets located?
- 2 A In New York.
- 3 O That's in 55 Railroad Avenue?
- A Oh, some of them are. Some documents are at

- 5 the office and others are in storage boxes, in a
- 6 storage space I have there in that building. And then
- 7 some of it in storage, the oldest things, underneath my
- 8 house on Collaberg Road. Waterproof storage, you know.
- 9 Q And with regard to any information,
- 10 documents, files, records assigned between the time
- 11 1999, let's say, and 2004 related to Media Right and
- 12 Songs for Cats and Songs for Dogs, where would that
- 13 information be kept?
- 14 A That would be in the waterproof files
- 15 underneath the house. The basement. I would say --
- 16 Q Did you have occasion to look through those
- 17 files in connection with this lawsuit to respond to a
- 18 notice of document production that we had made on
- 19 behalf of the Defendants?
- A At some point -- a couple of different points
- 21 I looked through those boxes having to do with that,
- 22 yes. But I -- I think I supplied whatever I was asked
- 23 to supply. I'm not sure. I hope so.
- Q And would you have any of the records
- 25 regarding any of the expenses you may have incurred in

- 1 connection with the production, the manufacturing of
- 2 the Songs for Cats CD and tapes?
- 3 A Yes, I have some. I know that in going
- 4 through those boxes of looking for -- I think something
- 5 else. Actually I had some things mislabeled in boxes.
- 6 I saw a slew of stores, and I saw also like a mold
- 7 company that designed our gift boxes. I saw those kind
- 8 of things, and something from the cassette supplier.
- 9 Q When was the last time you looked through
- 10 those waterproof files that you recall?
- 11 A I would say that -- that when I found those
- 12 things that I told you, I just saw them, I didn't
- 13 really get into them, that would have been in -- I
- 14 guess in the fall. I'm just guessing. Early fall
- 15 maybe or summer. I'm not sure.
- 16 Q And did you turn over any of those documents
- 17 to your counsel?
- 18 A I wasn't asked for those documents.
- MR. MONAGHAN: What documents are we talking
- about?
- THE DEPONENT: What documents are we talking
- about, yeah?
- 23 BY MR. SHELOWITZ:
- 24 Q Documents related to Songs for Dogs and Cats;
- 25 cost of production, records, Media Right Productions.

- 1 Things related to this -- underlying facts in this
- 2 lawsuit.
- 3 A Well, I wasn't asked for any back then. I've
- 4 been down here since the end of October.
- Okay. I'm going to direct your attention, if
- 6 I may, to a document that we actually marked in
- 7 Ms. Bernfeld's prior deposition. It's marked as
- 8 Bernfeld Exhibit A, which is a Defendants' First
- 9 Request for the Production of Documents.
- MR. SHELOWITZ: And I would just request,
- Mr. Monaghan, if you can please show that to the
- witness.
- MR. MONAGHAN: It's in front of the witness.
- 14 BY MR. SHELOWITZ:
- 15 O And, Ms. Bryant, if you would be so kind as
- 16 to just take a few minutes to familiarize yourself with
- 17 this document and just let me know after you've
- 18 reviewed it.
- 19 A Okay.
- 20 Q Just let me know after you've gone through
- 21 it.
- 22 A Yeah, I'm looking through it.
- It seems like you're asking for every
- 24 possible document that ever existed for Gloryvision, am
- 25 I wrong about that? It seems very --

- Well, I can ask you a question about that.
- 2 Have you seen this document before?
- I don't remember seeing this document before.
- 4 And I'm looking at the date on it. I wouldn't have had
- 5 access to those documents on November 5th because I
- 6 wasn't where they were located.
- Okay. And we had produced -- or we had
- 8 served this on your counsel requesting all documents
- related to the claims in the lawsuit. And if I could
- 10 direct your attention on page 9 of this request.
- 11 Α Okay. Yes.
- You can see paragraph 24 which says, Any
- 13 documents or communications relating to the sale of the
- 14 recordings, including but not limited to invoices,
- 15 canceled checks, customer transactions, books and
- 16 ledgers and/or accountings.
- Yes.
- With regard to the sale of the Songs for Dogs
- 19 and Songs for Cats CDs and tapes and books, do you
- 20 retain the records that are described in that paragraph
- 21 24?
- A I've seen many of the invoices. There were
- 23 yellow invoices I remember that, you know, had our
- 24 company name on it. And I had seen boxes with -- you
- 25 know, gobs of them, you know. I don't know if every

- 1 single one is there. But it would, you know, just be
- 2 stacks of them. So I know that there are many there.
- 3 I don't know if every single one is there.
- And what about records regarding the expenses
- 5 that you may have incurred in the entire creation of
- 6 those works or recordings of Songs for Dogs and Songs
- 7 for Cats?
- In terms of invoices, in looking in the file Α
- 9 and seeing that one box where things were put in the
- 10 wrong box, I did see certain invoices having to do with
- 11 creating the physical product. Like I said, the molds
- 12 that -- the special molds that had to be designed for
- 13 the gift boxes and whatnot, I saw a number of things
- 14 like that. So if I really went into this box, I might
- 15 be able to find more, but I didn't know I was to do
- 16 that, so --
- Okay. Well, we would like to request that
- 18 you please review this after the deposition with your
- 19 counsel, and we'd ask counsel to produce all relevant
- 20 documents that are located either on the computers that
- 21 you're holding, the hard drives that you referred to,
- 22 the Garnerville location, in that office and anywhere
- ²³ else, including in Stony Point, New York, that are
- 24 responsive since those documents are considered in your
- 25 possession, custody and control under the Federal

- 1 Rules.
- A Okay. I will do that, but I just want to
- 3 make it clear that these three-year-old or less
- 4 computers really had to do with things that have been
- 5 happening in the last three years, not the kind of
- 6 records you're seeking, but -- so they're not on there.
- 7 And those computers, too bad, because those computers
- 8 are with me and what you're talking about is in New
- 9 York.
- 10 Q Okay.
- 11 A Okay.
- 12 Q And also, Ms. Bryant, with regard to the
- 13 recordings and the CDs and cassettes and the books for
- 14 Songs for Cats, we know that -- we understand that
- 15 those were first created in 1994.
- 16 A Dogs was created in '94.
- 17 Q Dogs, I apologize.
- 18 A Yeah.
- 19 Q Can you tell me what the total sales, since
- 20 1994, revenues have been to Gloryvision --
- 21 A No.
- Q -- for Dogs?
- 23 A I can't tell you that amount.
- Q Then who would know that? Because
- 25 Ms. Bernfeld said that you have all the numbers, that

```
1 you have all that information.
```

- 2 A Well, I'd have to -- I can't tell you off the
- 3 top of my head, maybe that's a better answer, because I
- 4 think I would have to -- and hopefully have enough --
- 5 complete enough documentation. I'd have to go through
- 6 all those files and try to add up all the invoices and
- 7 see if we can get copies of old tax returns that might
- 8 have -- try to piece together an answer for you. I
- 9 can -- I can only make a guess. And I -- I don't know
- 10 if that's a good thing to do.
- 11 Q Well, have you -- let's start backwards. Ir
- 12 the year 2007 were there any sales of any of the Songs
- 13 for Dogs products or recordings?
- A We're not actively marketing it.
- Just, you know, again, in 2007, it's really
- 16 just yes or no, were there any sales, it's not a
- 17 question of whether you're marketing, were there any
- 18 sales?
- 19 A For charity there were, yes.
- Q So you received -- somebody paid you for
- 21 those?
- 22 A We told them to pay the charity.
- Q Okay. So that means that you have not
- 24 received any compensation or any revenue from the sales
- 25 of 2007 --

- 1 A No.
- 2 Q -- for Songs for Dogs?
- 3 A No.
- 4 Q What about for 2006, did you have any revenue
- 5 from --
- A I don't remember whether we did or not. We
- 7 weren't selling it, so -- every now and then somebody
- 8 would call and ask for it. But I don't remember if
- 9 that happened in 2006.
- 10 Q So could you estimate what the sales were, if
- 11 any, in 2006 for Songs for Dogs?
- 12 A I would have said -- off the top of my head
- 13 there were no sales.
- 0 Okay. And for 2005 for Songs for Dogs -- and
- 15 by the way, you know what, let me just go back. For
- 16 2007 we said for Dogs that there were none. What about
- 17 for Cats?
- 18 A No, I said in 2007 there were sales that were
- 19 donated, gifted to charity. But I don't know --
- 20 Q You didn't receive any?
- 21 A No, I didn't do it for money, I just did it
- 22 for homeless animals.
- Q Okay. So that was for Dogs and Cats?
- 24 A Yes.
- Q Okay. And what about in 2006 for Cats, any

- Q I didn't hear that.
- A No, there weren't.
- 24 Q Okay. And --
- 25 A Through us. There weren't through us, just

- 1 to be clear.
- Okay. Of course. That's all we're talking
- 3 about.
- 4 2002, were there any sales?
- 5 A Not through us.
- 6 Q And what about in 2001?
- 7 A You know, Mr. Shelowitz, I'm not really sure
- 8 in 2001, 2002 if there were sales or not. I don't
- 9 remember back then. If there were, we weren't
- 10 marketing it. Mr. Maxwell was supposed to be marketing
- 11 it.
- 12 O I know. I understand. But, again, the
- 13 question is we're trying to understand what the sales
- 14 revenue, if any, for this -- related to the sale of
- 15 Songs for Dogs and Songs for Cats, the CDs, tapes,
- 16 book, anything, what that may have been in 2002.
- 17 A It would have been minimal. After 2000 we
- 18 did not market it.
- 19 Q Okay.
- 20 A Mr. Maxwell was marketing it.
- 21 Q Okay. So Maxwell had been marketing it for
- 22 how long?
- 23 A It started in 2000.
- 24 Q Okay.
- 25 A Early 2000.

- 1 Q And so because of that -- is it true that you
- 2 and Ms. Bernfeld did not do any marketing?
- 3 A We did not do any marketing after 2000 of the
- 4 products.
- Okay. And likewise in 2001 -- you said they
- 6 were minimal. What would you, you know, define as
- 7 minimal?
- 8 A We may have had a store call up and ask for
- 9 an order of a dozen, a preexisting store, that kind of
- 10 rings a bell with me, but I probably shouldn't even say
- 11 it because I'm not sure. It seems like that's
- 12 something that might have happened.
- Q Okay. So if the store did that, according to
- 14 your recollection, and they ordered a dozen units, what
- 15 would be the revenue from that?
- 16 A A dozen units. We sold it at the wholesale
- 17 price. The gift boxes were more than -- generally
- 18 wholesale is 50 percent. So a \$15 CD we would get
- 19 7.50. But the gift boxes were more expensive as I
- 20 remember. We got a little more. We got 10.00 or 11.00
- 21 and it cost 18.95. So we got a pretty good deal on
- 22 that, but we had a lot more costs, you know.
- 23 Q So your best estimate if you could, again, if
- 24 you could, for 2001 what the sales may have been for
- 25 either, you know, Songs for Dogs or Songs for Cats?

- 1 A I really can't give you an answer,
- 2 Mr. Shelowitz. I would if I could. I just don't -- I
- 3 can't remember that far back what -- whether there was
- 4 some layover kind of orders that came from stores that
- 5 we had built up over time in 2001, I can only say that
- 6 that might have happened in 2000 or it might have
- 7 happened in 2001, but more likely it would have
- 8 happened in 2000. I just -- I just don't know. And I
- 9 -- you know, I don't want to say something that's not
- 10 right.
- 11 Q Right.
- And when you said minimal earlier, would you
- 13 say that under \$500 in sales would be something
- 14 minimal?
- 15 A Yeah, I would. That's -- that would be --
- 16 100 copies at 7.50 would be, you know, \$750; right?
- 17 O Okay. So we could agree that in each of 2001
- 18 and 2002 the sales were probably, to the best of your
- 19 recollection, under \$500?
- 20 A I would agree with that, yeah.
- 21 O Okay. Ms. Bryant, what is your educational
- 22 background, if you could tell us?
- 23 A I'm a composer. I'm a trained composer.
- 24 Classical composition.
- Q Where did you train?

- 1 A I started 1,000,000 years ago when I was five
- 2 in the Brooklyn Academy of Music, and then I also
- 3 throughout my school years went to the High School of
- 4 Music and Art, Berkeley School of Music and then
- 5 ultimately the Eastman School of Music for the
- 6 undergrad. Then I went into the music business.
- 7 O And where is the Eastman School? Is that up
- 8 in Rochester?
- 9 A Yeah, University of Rochester. And I didn't
- 10 go back to school for quite a while.
- 11 And then in my early forties I got a master
- 12 of fine arts in classical composition, fine arts, at
- 13 SUNY, the classical division, where I had a fellowship.
- 14 And I also taught there for three years. And they kept
- 15 the meter running on my fellowship for me, which was
- 16 very nice after I had the MFA, so I could do all my
- 17 groundwork for my doctorate, all of the basic work I
- 18 had to do. And then I got that in 2003.
- 20 the sales of songs and -- Songs for Dogs and Songs for
- 21 Cats, we talked about 2001 until 2007. Do you recall
- 22 what the sales were between 1994 to, you know, 1999 of
- 23 Songs for Cats -- Songs for Dogs, excuse me, and then
- 24 we'll go to Cats.
- A My guesstimate, rough estimate, it has been

- 1 about 10,000 copies between the two products with more
- 2 of the Dogs being sold, because we marketed it first
- 3 and we marketed it longer. And when Cats came out, we
- 4 had some personal tragedies that were going on and we
- 5 just didn't give it our -- the same amount of time. We
- 6 couldn't give it as much time. So I -- that would be a
- 7 combined total. And I'd have to really work hard to
- 8 try to break that down with records in front of me.
- 9 O Okay. So the 10,000 units is from '94 to '99
- 10 or is that total ever?
- 11 A I was talking about pre-entering any
- 12 agreement with Maxwell. I separated as -- when we were
- 13 actively marketing and trying to break the product on
- 14 the marketplace, and then when Mr. Maxwell was carrying
- 15 the ball for further -- you know, after we had already
- 16 broken it on the market. Expanding our store base was
- 17 the idea.
- 18 Q And Ms. Bernfeld testified that probably --
- 19 she gave us that 10,000 unit number as well and she
- 20 said probably 1,000 or less of that would be those --
- 21 you know, the gift box from the Songs for Dogs, like
- 22 the first type of gift box. Does that jive with your
- 23 recollection?
- 24 A That might be a pretty good guess. I would
- 25 have said more. But really she's guessing and I'm

- 1 guessing. I would say at least 1,000 because we had
- 2 the gift boxes going to the Signals catalog, to
- 3 Mixaplistic (phonetic). Can you spell that? In the
- 4 high-end gift stores like Henri Bendel's, the shi-shi
- 5 pet places that wanted it.
- 6 Q Were these on consignment or were they
- 7 outright purchases by these distributors?
- 8 A I think everything is on consignment.
- 9 Q Okay. So let's talk --
- 10 A With those kind of stores. I think catalogs
- 11 are always on consignment. I really don't remember.
- 12 But I think that those catalogs are -- you know, you
- 13 send them and they sell them, and they have returns if
- 14 they do, you know, and they send you a check.
- 15 Q What we're trying to understand is what your
- 16 actual sales were, your sales at Gloryvision, for
- 17 products that you shipped and received payment for from
- 18 whoever was buying, and not the numbers that were
- 19 shipped but the numbers that were shipped and you
- 20 received payment for them.
- A I told you, I think it's about 10,000 copies.
- 22 And keep in mind that those were the dark days when we
- 23 had to make cassettes, cassette gift boxes, CDs, CD
- 24 gift boxes. All kinds of media and sizes and shapes to
- 25 satisfy the media of the day. Today everything would

- 1 be done, if at all, on CDs, and, you know, other forms
- 2 of delivery. But that was a horror show, that you had
- 3 to make so many different kinds of products.
- 4 Q And --
- 5 A So they had different prices, too, you know.
- 6 Q And if -- with regard to the number -- you
- 7 know, that 10,000 number, do you know approximately
- 8 what the average, you know, sale price would have been?
- 9 A I'm trying to do that in my head as -- I was
- 10 anticipating you a little bit.
- 11 Q Okay.
- 12 A A cassette with an illustrated J-card would
- 13 be 9.95. We had quite a number of cassette orders.
- 14 You know, dog lovers, cat lovers aren't all that hip,
- 15 you know. They're not techy. So I'd say that we
- 16 had -- fully half of what we sold was on cassette.
- Now, the cassette gift box was 15.00 or
- 18 16.95, but the plain cassette was 9.95. And then the
- 19 CD was 14.95, but the gift box was 18.95. So it's like
- 20 four different prices for the varying products all
- 21 representing -- you know, if we put them in a pile, it
- 22 was part of the 10,000, you know, pieces that were
- 23 sold.
- 24 Q Right.
- 25 A I think we'd have to try to average that out.

```
Q Well, if you could just tell us kind of, to
```

- 2 the best of your knowledge, and certainly if you have
- 3 records we would love to see them because that would
- 4 help, to the best of your knowledge what the total
- 5 sales revenue you received from those 10,000 units?
- 6 A There's one other wrinkle that I'm trying to
- 7 figure in now, too, which is -- because we got so much
- 8 publicity, we had a lot of single ordering customers
- 9 from all over the country who paid retail.
- Gosh, I don't think I'm that smart. I don't
- 11 think I can figure it all out in terms of dollars, you
- 12 know. You know, we felt like we kind of just paid for
- 13 the product and we're about to -- we're poised to
- 14 really expand in 2000.
- Okay. So basically there are 10,000 units,
- 16 the gift boxes sold for 18.95 and there are about 1,000
- 17 of them, and then there was the 9.95 versions --
- 18 A Of the cassettes.
- Q -- of the cassettes, and then the 14.95
- 20 versions of the CDs?
- 21 A Yeah, and it was the 14.00 or 15.95 versions
- 22 of the cassettes in gift boxes with full books.
- 23 Q Right.
- Okay. But that doesn't change the 10,000
- 25 number?

- A No, that's -- they're all part of the same
- 2 10,000 group, that's the thing. They came in different
- 3 sizes and shapes.
- 4 You know, I really can't put a dollar figure
- 5 on it. I would if I could. We spent an awful lot of
- 6 money promoting getting -- just breaking it on the
- 7 markets, so it never felt like we made much of a profit
- 8 even though we made money.
- 9 O Okav. And can you tell me, Ms. Bryant, what
- 10 is your position with Gloryvision?
- 11 A I'm the chairman and secretary.
- O And how long have you held that position?
- 13 A Since 1992.
- 14 Q And have you held any other position with
- 15 Gloryvision?
- 16 A No.
- 17 Q And are you an owner of Gloryvision?
- 18 A Yes, I'm an equal owner with Ellen.
- 19 Q What would you say your percentage ownership
- 20 would be in the company?
- 21 A Fifty percent.
- 22 O I'm sorry, I didn't hear that.
- 23 A Fifty percent.
- O Okay. With regard to that 50 percent, what
- 25 is the significance in terms of any distributions you

```
1 may have made of any profits from any Gloryvision
```

- 2 sales?
- A Well, we're very 50/50 about things. I don't
- 4 really remember any more than that.
- Does that mean that if you have profit, that
- 6 you would share it?
- 7 A Yes.
- 8 O Half with Ms. Bernfeld and half with
- 9 yourself?
- 10 A Yes.
- 11 Q And have you ever shared any profit from
- 12 Gloryvision with Ms. Bernfeld?
- 13 A I don't know.
- 14 Q Would anybody know if you did?
- 15 A No. I could look back and try to find out.
- 16 But, you know, we're talking about very old records.
- 17 Q Well, have you ever received any share of any
- 18 profits from Gloryvision from the last five years, from
- 19 2002 until today?
- 20 A No.
- 21 Q And for the prior five years, from '97 to
- 22 2002, did you ever receive any share of any profits of
- 23 Gloryvision?
- 24 A I don't remember.
- Q Were there any profits from Gloryvision?

- 1 A I don't remember.
- 2 Q And do you have any records that may support
- 3 that?
- A That's what I said. Yeah, I have records and
- 5 I have to look at them and I'm not looking at them now.
- 6 O And where are those records located?
- 7 A In New York.
- 8 Q Okay. We'd ask you to produce all of those
- 9 records.
- MR. MONAGHAN: We'll take that --
- 11 BY MR. SHELOWITZ:
- 12 Q -- that are relevant again in connection with
- 13 sales and profits related to the Songs for Dogs and
- 14 Songs for Cats.
- MR. MONAGHAN: We'll take that under
- advisement and respond accordingly.
- 17 BY MR. SHELOWITZ:
- 18 Q And do you have any kind of written agreement
- 19 with Gloryvision?
- 20 A No.
- 21 Q And do you have any written agreement with
- 22 Ms. Bernfeld?
- 23 A No.
- Q Are you a party to any agreement whatsoever
- 25 with Ms. Bernfeld?

```
1 A This litigation.
```

- 2 Q And what kind of agreement do you have with
- 3 her?
- A We just -- we filed the complaint together.
- Okay. And have you been involved with any
- 6 lawsuits other than this lawsuit before?
- 7 A Yes.
- 8 Q And how many lawsuits have you been involved
- 9 with before?
- 10 A Two.
- 11 O And --
- 12 A I think.
- 13 Q And what was the most recent lawsuit that you
- 14 were involved in?
- 15 A I have an ongoing suit in federal court
- 16 having to do --
- 17 O Plaintiff or defendant?
- 18 A No, I'm the plaintiff.
- 19 O And which court is that in?
- 20 A New York Federal Court.
- 21 O And would that be in the Southern District of
- 22 New York?
- 23 A Yes, that's what it's called.
- 24 Q And what is the basis of that lawsuit,
- 25 Ms. Bryant?

- MR. MONAGHAN: The basis is set forth in the
- pleadings. You can ask her for a general
- 3 understanding.
- MR. SHELOWITZ: I'm sorry, we can't really
- 5 hear.
- MR. MONAGHAN: I said the basis is set forth
- in the pleadings, but you can ask her her general
- 8 understanding.
- 9 MR. SHELOWITZ: Are we talking about this
- 10 lawsuit or another one?
- MR. MONAGHAN: Another one.
- 12 BY MR. SHELOWITZ:
- 13 Q Okay. Yeah, if you can tell me as a
- 14 plaintiff in the lawsuit what your understanding of the
- 15 case is.
- A Well, I haven't been paid my royalties for
- 17 many years for many famous pieces of music that I wrote
- 18 that have been used constantly for more than 20 years
- 19 now. And my royalties have been paid to others in lieu
- 20 of me, as far as broadcast royalties, like BMI. And as
- 21 far as the synch royalties, you know, the music
- 22 publishing royalties, I haven't gotten them all these
- 23 years. And I've been in court for many years fighting
- 24 this battle, but we're getting close now.
- 25 O And when was that lawsuit commenced?

- A Well, it seems to have two different suits
- 2 involved. One started in 2002 and another started in
- 3 -- last year.
- Q And the one that started in 2000, what -- I'm
- 5 not sure that I'm clear on the two different parts of
- 6 one lawsuit.
- A Well, that one focused more on broadcast
- ⁸ royalties.
- 9 Q Okay.
- 10 A And this other case is -- which was in the
- 11 Supreme Court in New York State, and this case takes up
- 12 some of those same titles, but in a different way with
- 13 different parties in federal court. Music publishing.
- Q And the one in the Southern District of New
- 15 York in which you're the plaintiff, what's the name of
- 16 that case?
- MR. MONAGHAN: It's Bryant v. Sunbow
- Productions, et al.
- 19 THE DEPONENT: I thought AB Droids.
- MR. MONAGHAN: Well, the first defendant is
- 21 AB Droids.
- THE DEPONENT: AB Droids, France.
- MR. MONAGHAN: You know, that's an ongoing
- litigation, so I'm not going to allow any further
- questions on that case. That's ongoing now.

Sclafani Williams Court Reporters, Inc. 1-(866) SET-DEPO (738-3376)

25 so we don't take unnecessary time.

Okay. Maybe -- let's try to get this clear

- You mentioned that there are two lawsuits,
- 2 and is one in federal court and one in state court; is
- 3 that correct?
- 4 A That's correct.
- 5 Q Okay. And one in state.
- 6 The one that you were describing the
- 7 royalties that you said were owed to you from EMI and
- 8 other companies --
- 9 A BMI, Broadcast Music.
- 10 Q Okay. And which one is that? Is that the
- 11 federal court?
- 12 A That's the state court.
- 13 Q I'm sorry?
- 14 A That's the State Supreme Court.
- 15 O Okav. And that's the one that's called AB
- 16 Droids?
- 17 A No, that's Anne Bryant --
- 18 MR. MONAGHAN: Against Sunbow Productions.
- 19 THE DEPONENT: -- against Sunbow Productions.
- 20 BY MR. SHELOWITZ:
- O That's the state court case?
- 22 A Yes.
- Okay. Bryant versus -- how do you spell that
- 24 defendant's name?
- MR. MONAGHAN: Sunbow Productions.

```
34
             THE DEPONENT: S-U-N-B-O-W.
 2 BY MR. SHELOWITZ:
             Oh, Sunbow. Okay.
                                 Sunbow.
             Okay. And that was commenced in what year?
        A
             2000.
             MR. MONAGHAN: Mitch, that's enough on the
 7
        other case.
             MR. SHELOWITZ: Listen, Mr. Monaghan --
 9
             MR. MONAGHAN: No, listen you, Mr. Shelowitz.
10
        That's enough.
11
             (Overlapping speech.)
                           No. Okay. I direct her not
12
             MR. MONAGHAN:
        to answer any further questions about pending
13
14
        litigations.
15
             MR. SHELOWITZ: I'm not asking about pending
16
        litigations.
17
             MR. MONAGHAN: Yes, you are.
18
             MR. SHELOWITZ:
                            That's public record and
       she's allowed to ask -- or allowed to answer that
19
20
       question. And if you continue to do that, I'm
21
       going to get the Judge on the phone and she's
22
       going to laugh at you for --
            MR. MONAGHAN: Go ahead, get the Judge.
23
24
       ahead, get the Judge.
25
             (Overlapping speech.)
```

- her anything privileged. I'm not asking about
- your strategy. I'm asking nothing other than the
- names of the cases and when they were commenced.
- If you're not going to let her answer that, I will
- get the Magistrate on the line right now.
- 6 MR. MONAGHAN: You can look at the -- it is a
- 7 matter of public record.
- MR. SHELOWITZ: I am asking -- she's a
- 9 plaintiff in these cases, okay, according to her
- 10 testimony. I'm asking her to give me that
- information. Okay?
- MR. MONAGHAN: What information?
- 13 MR. SHELOWITZ: The information about the
- names of the cases and where they are, when they
- were commenced and the subject matter of them.
- And I'm allowed to ask that.
- 17 MR. MONAGHAN: We'll be happy to provide that
- and it's available --
- 19 BY MR. SHELOWITZ:
- 20 Q Okay. Ms. Bryant, I'm going to ask you
- 21 again. The Bryant versus Sunbow Productions -- and if
- 22 you object to her and you instruct her not to answer,
- 23 we'll have it on the record and I will bring it to the
- 24 Court.
- MR. MONAGHAN: Go ahead.

```
1 BY MR. SHELOWITZ:
             Okay. You said it was a state case that's
 3 called Bryant versus Sunbow Productions that was
  commenced in 2007; is that correct?
             2000.
       Α
             Okay. 2000. Thank you.
             And what is the current procedural status of
  that case? Has a decision been rendered?
             It's on appeal.
       Α
            And where is it on appeal?
10
            MR. MONAGHAN: In the second department.
11
             MR. SHELOWITZ: And, again, the question is
12
        for Ms. Bryant, not for counsel.
13
            MR. MONAGHAN: I'm just trying to move this
14
15
        along.
             MR. SHELOWITZ: No, you're not.
16
             MR. MONAGHAN: Yes, I am.
17
             THE DEPONENT: Well, I don't even know what
18
19
       the departments are.
20 BY MR. SHELOWITZ:
             Did you appeal the decision of the Court or
       Q
22 did the other side appeal it?
23
            We're appealing it.
       Α
            Okay. Now, you mentioned there's a federal
       Q
```

25 case.

- MR. MONAGHAN: Get the Judge. Get the Judge.
- I've had enough. Go ahead, call the Judge.
- 3 BY MR. SHELOWITZ:
- 4 Q You mentioned there's a Federal case --
- MR. MONAGHAN: Get the Judge, Mitch.
- 6 BY MR. SHELOWITZ:
- Q -- Bryant versus AB Droids; is that correct?
- MR. MONAGHAN: Yes.
- 9 THE DEPONENT: Yes.
- 10 BY MR. SHELOWITZ:
- 11 Q And can you tell me the subject matter of
- 12 this case?
- 13 A I did already.
- Q Well, I'd like to hear it again because it
- 15 wasn't clear to me what the difference is between
- 16 Bryant versus Sunbow and this one. I'd just like to
- 17 understand so we can move on.
- MR. MONAGHAN: You can look at the pleadings,
- they set forth the basis.
- 20 BY MR. SHELOWITZ:
- 21 Q Tell me your understanding of the subject
- 22 matter of this lawsuit, Ms. Bryant.
- MR. MONAGHAN: Which lawsuit? This one?
- MR. SHELOWITZ: Federal court, Bryant versus
- AB Droids in the Southern District.

- MR. MONAGHAN: I object to having the witness
- discuss it, another pending litigation, which
- 3 is --
- MR. SHELOWITZ: I'm asking her -- she's a
- 5 plaintiff and she filed the complaint. I'm asking
- 6 her what her understanding for the basis of the
- 7 lawsuit is.
- MR. MONAGHAN: Can you give your general
- 9 understanding, please?
- THE DEPONENT: Yeah, I did already. I told
- you it had to do with music publishing royalties
- that haven't been paid to me.
- 13 BY MR. SHELOWITZ:
- 14 Q Okay.
- A And different -- the cases are different.
- Q Okay. So we have two cases.
- And then you said earlier in your testimony
- 18 that one was in two parts; one was broadcast royalties
- 19 and one was something else. Is that just that they're
- 20 two separate cases?
- 21 A They're two separate cases.
- 22 Q Okay. And have you given deposition
- 23 testimony in either of these cases?
- A In the state case I have.
- Q And when was that deposition taken?

- A I believe it was in 2003 or 2002.
- 2 Q Are there any other lawsuits that you're
- 3 involved in other than those two?
- 4 A No.
- 5 Q Have you ever been involved in any other
- 6 lawsuits other than the two that you've just mentioned
- 7 and the current matter?
- 8 A Yes, I had a lawsuit -- I almost forgot this.
- 9 I can't remember pain. I had a lawsuit with my former
- 10 partner after we split up our business, Ford Kinder, in
- 11 the early '90s.
- 12 Q And who commenced that lawsuit?
- 13 A I did.
- Q And do you recall the basis of that lawsuit?
- A A breach of contract as I remember.
- 16 Q And was that case resolved?
- A Yes, it was settled.
- Q With regard to Gloryvision, other than the
- 19 activities regarding recordings for Songs for Dogs and
- 20 Songs for Cats, is there any other activity that
- 21 Gloryvision is involved in?
- A Well, Gloryvision has other products and
- 23 properties. Gloryvision when we worked with
- 24 Mr. Maxwell signed an agreement with Mr. Maxwell so he
- 25 could develop the store bases. We continued to write.